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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

0 Lien Avoidance

UNITED STATES BANKRUPTCY COURT

		District of Ne	ew Jersey			
In Re:	Peter O'Keefe Mary C Margotta		Case No.:	22-17136		
	,.	Debtor(s)	Judge:			
		CHAPTER 13 PLAN	AND MOTIONS	6		
✓ Origina	l s Included	☐ Modified/Notice Red☐ Modified/No Notice	•	Date:	9/28/2022	
Wouding		THE DEBTOR HAS FILED CHAPTER 13 OF THE BA	FOR RELIEF U			
		YOUR RIGHTS MAY	BE AFFECTED)		
contains the Plan property our attorn written object may be remotions mustated in the notice. Semodification alone will or modify wishes to prosecute	he date of the confirm osed by the Debtor to ney. Anyone who wish jection within the time duced, modified, or elay be granted without he Notice. The Court is Bankruptcy Rule 30 on may take place solonomy take place solonomy the lie a lien based on value contest said treatmen same.	the court a separate <i>Notic</i> ation hearing on the Plan padjust debts. You should rese to oppose any provision frame stated in the <i>Notice</i> iminated. This Plan may be further notice or hearing, may confirm this plan, if the 15. If this plan includes morely within the chapter 13 centers. The debtor need not file of the collateral or to reduct must file a timely objection	proposed by the read these pape of this Plan or rights made confirmed and unless written of the are are no timely of the aseparate motes as separate motes and appear at the and appear at the area area.	Debtor. This rs carefully a any motion y be affected become bir bjection is fil filed object r modify a lie ess. The plation or advert ate. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ding, and included led before the deadline sions, without further en, the lien avoidance or an confirmation order sary proceeding to avoid ted lien creditor who ation hearing to	
state who	ether the plan includ	e of particular importance les each of the following provision will be ineffect	items. If an iter	n is checke	ed as "Does Not" or if	
THIS PLA	N:					
	✓ DOES NOT CONT SET FORTH IN PAR	AIN NON-STANDARD PR T 10.	ROVISIONS. NO	N-STANDA	RD PROVISIONS MUST	
COLLATE	ERAL, WHICH MAY R	THE AMOUNT OF A SEC ESULT IN A PARTIAL PA MOTIONS SET FORTH IN	YMENT OR NO	PAYMENT		
		O A JUDICIAL LIEN OR NO MOTIONS SET FORTH IN			RCHASE-MONEY	

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Initial I	Debt	tor(s	s)' Attorr	ney	RCN	_ In	itial Debtor:	РО	Initia	l Co-Debtor	МСМ
Part 1	· P:	avm	ent and	d I e	ngth of Pla	n					
i ait i		дупп	ciit aiic	a LC	ngin or r ia						
approx			debtor 60 mon		II pay <u>332.0</u>	0 Mont	thly to the C	hapter 1	3 Trustee, starti	ng on <u>October 1</u>	1 <u>, 2022</u> for
	b.	The	debtor	Fut	ure Earning	S			rom the following		are available):
	c. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion:										
				Des	inance of re scription: posed date		•				
				Des	n modificati scription: posed date		•	mortgag ——	e encumbering p	property:	
	d. e.			loar	n modification	n.			ill continue pend		
Part 2: Adequate Protection a. Adequate protection payments will be made in the amount of \$ to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor).											
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).											
Part 3: Priority Claims (Including Administrative Expenses) a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:											
						1					
Creditor Robert C. Nisenson 6680							Type of Priorit Attorney Fee:			<u> </u>	Amount to be Paid 3,000.00
IRS							Taxes and ce		er debts		5,000
State o	f Nev	v Jer	sey				Taxes and ce	rtain othe	er debts		10,000

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b. Domestic St Check one:	upport Obligations assigned (or owed to a governr	nental uni	t and paid less th	an full amount:
None					
	wed priority claims listed belo				
	o or is owed to a government o 11 U.S.C.1322(a)(4):	al unit and will be pa	iid less tha	an the full amount	of the claim
Creditor	Type of Priority	Claim Amo	ınt	Amount to	he Paid
Orcaitor	турс от т попку	Olalili Allio	JIII.	Amount to	DC I ald
Part 4: Secured C	Claims				
a Curing Default	t and Maintaining Payment	o on Principal Posi	donooi 🗔	NONE	
a. Curing Delaul	and Maintaining Payment	s on Frincipal Resi	uence. 🗸	NONE	
The Debto	or will pay to the Trustee (as	part of the Plan) allo	wed claim	s for arrearages	on monthly
	e debtor shall pay directly to	the creditor (outside	the Plan) ı	monthly obligation	ns due after the
bankruptcy filing a	s follows:		Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
h Curing and Ma	aintaining Payments on Noi	n-Principal Residen	ca & atha	r loons or ront o	rraarc• 🕡
NONE	anitaning rayments on Nor	1-1 Tilicipai Kesideli	ce & othe	i ioans of tent a	irears. y
	y to the Trustee (as part of th				
	pay directly to the creditor (outside the Plan) mo	nthly oblig	ations due after t	he bankruptcy
filing as follows:			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debi	Arrearage	Arrearage	Plan)	Plan)
c. Secured claims	excluded from 11 U.S.C. 50	06: ₩ NONE			
					
	ns were either incurred withir				
	security interest in a motor ve the petition date and secured				
value:	the petition date and secured	by a pulchase mor	iey securit	y interest in any t	other thing of
valuo.				Total to be Pa	aid through the Plan
Name of Creditor	Collateral	Interest Rate	Amount of Claim	Including	Interest Calculation
Name of Creditor	Collateral	interest Rate	Ciaiiii		
d. Requests for	valuation of security, Cram	-down, Strip Off &	Interest R	ate Adjustment	s 📝 NONE
4 \ \ \ \ \				l Per I I	0 "
	ebtor values collateral as ind cured creditor shall be paid tl				
	terest as stated. The portion				
	claim. If a secured claim is ide				
unsecured claim.			· -		
	NOTE: A modification			•	
	the appropriate motion	to be filed under S	ection 7 o	the Plan.	

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superio Lien		Annual Interest Rate	Amount to		
Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.									
e. Surrender ✓ NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:									
Creditor	Coll	ateral to be Surre	ndered	Value	of Surrendered Collateral	Remaini	ing Unsecured Debt		
f. Secured Claims Unaffected by the Plan ✓ NONE The following secured claims are unaffected by the Plan: Creditor Quicken Loans g. Secured Claims to be Paid in Full Through the Plan □ NONE									
Creditor		Collateral			Total Amount to	o be Paid thr	ough the Plan		
Part 5: Unsecu	red Claims N	ONE							
 a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed pro rata 									
	Not less than _	percent							
✓	<i>Pro Rata</i> distri	bution from an	y remaining fu	unds					
	rately classified un				ws:				
Creditor Basis for Separate Classification Treatment Amount to be Paid									
Part 6: Executory Contracts and Unexpired Leases X NONE									
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:									
Creditor	Arrears to be Cured in Plan Nature of Contract or Lease Treatment by Debtor Post-Petition Payment								

Part 7	: Motion	s X NONE	≣								
form, <mark>3015</mark> -1	Notice of I. A Certi	s containing f Chapter 13 fication of S of Court whe	Plan Tra ervice, N	nsmittal, wit lotice of Cha	thin th apter 1	e time 13 <i>Plan</i>	and ir <i>Tran</i> s	n the man s <i>mittal an</i>	ner set	forth in	D.N.J. LBR
		on to Avoid I stor moves to									
Creditor	I	lature of collateral	Type of Li	en Amount o	of Lien		ue of	Amount Claim Exempt	of O	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE	The Deb	on to Avoid I stor moves to Part 4 above:	reclassify	·							
Creditor		Collateral		Scheduled Debt	Total C Value	ollateral	Superi	or Liens	Value of Creditor's Interest in Collatera	n	Total Amount of Lien to be Reclassified
	Ily Unsec The Deb	on to Partiall cured. No notor moves to collateral con	NE reclassify	y the followin	g clain	-				•	ecured, and
Creditor	r	Collateral	S	Scheduled Debt		Collateral	Amount to be Deemed Secured			Amount to be Reclassified as Unsecured	
	a. Vesti D. Payn Creditors ns to the I	Other Adı	rty of the ation ge s provided hatanding tion standing tranding transitives.	d for in Parts g the automa y allowed cla Frustee Comi	tic stay	the follo			il custom	nary notic	ces or
	4	7					_				

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			· ·					
	5)	Priority Claims General Unsecured Claims						
	6)	General Onsecured Claims						
	d. Post-Pe	tition Claims						
Sectio		ng Trustee $ ot\hspace{-1.5cm}\overline{\hspace{0.1cm}}$ is, \square is not author the amount filed by the post-per	rized to pay post-petition claims filed pursuant to 11 U.S.C. tition claimant.					
Part 9	: Modificati	on X NONE						
		on of a plan does not require t rdance with D.N.J. LBR 3015-	that a separate motion be filed. A modified plan must -2.					
		modifies a Plan previously filed	in this case, complete the information below.					
Explai		the plan is being modified:	Explain below how the plan is being modified:					
Are So	chedules I an	d J being filed simultaneously w	vith this Modified Plan? ☐ Yes ☐ No					
Part 1		ndard Provision(s): Signature						
		ard Provisions Requiring Separa	ate Signatures:					
	✓ NONE							
	☐ Explain h		and in this along one in offsetions					
	Any non-sta	ndard provisions placed elsewh	ere in this plan are mellective.					
Signa	tures							
The De	ebtor(s) and t	he attorney for the Debtor(s), if	any, must sign this Plan.					
			f not represented by an attorney, or the attorney for the					
			provisions in this Chapter 13 Plan are identical to <i>Local Form</i> standard provisions included in Part 10.					
•		•	•					
certify	under penal	Ity of perjury that the above is tr	ue.					
Date:	September 28	3, 2022	/s/ Peter O'Keefe					
			Peter O'Keefe Debtor					
Date:	September 28	3, 2022	/s/ Mary C Margotta					
			Mary C Margotta Joint Debtor					
			20 202.0.					
Date	September 28	3, 2022	/s/ Robert C. Nisenson					
			Robert C. Nisenson 6680					
			Attorney for the Debtor(s)					